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CASE NO.: 2:19-cv-01065-JAD-EJY

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

ERNEST BOCK, L.L.C.,

Plaintiff,

v.

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PAUL STEELMAN, individually; individually; **MARYANN** STEELMAN, PAUL STEELMAN, as trustee of the Steelman Asset Protection Trust; MARYANN STEELMAN, as trustee of the Steelman Asset Protection Trust; JIM MAIN, as trustee of the Steelman Asset Protection Trust; STEPHEN **SUZANNE STEELMAN** STEELMAN; TAYLOR; PAUL STEELMAN, as trustee of the Paul C. Steelman and Maryann T. Steelman Revocable Living Trust: MARYANN STEELMAN, as trustee of the Paul C. Steelman and Maryann T. Steelman Revocable Living Trust; PAUL STEELMAN. as the trustee of the Paul Steelman Gaming Asset Protection Trust; KEEPSAKE, INC.; SMMR, LLC; SMMR, LLC SERIES A-Z; SSSSS, LLC; SSSSS, LLC, SERIES B; CHRISTIANIA, LLC; CHRISTIANIA, LLC, **SERIES** A-Z;**COMPETITION** INTERACTIVE, LLC; PAUL STEELMAN, LTD.; STEELMAN PARTNERS, LLP; PAUL STEELMAN DESIGN GROUP, INC.;

SAPT HOLDINGS, LLC,

SQUIRES;

and

Defendants.

SERIES B;

MATTHEW

JOINT STIPULATION EXTENDING BRIEFING SCHEDULE AND TO EXCEED PAGE LIMITS ON STEELMAN PARTIES MOTION FOR LEAVE TO AMENDED (Doc. 292)

Page 1 of 2

AARON

MAHANEY,

Plaintiff Ernest Bock, LLC ("Bock") and the Steelman Parties by and through their respective undersigned counsel, hereby stipulate, subject to the Court's approval, to continue the briefing deadline relating to the Steelman Parties' Motion for Leave to Amend Answer (ECF No. 292) for Steelman Parties' reply from the current date of Friday, January 31, 2025 for a period of an additional 14 days to Friday, February 14, 2025.

The stipulating parties further stipulate and agree, subject to this Court's approval, that the Bock's Opposition to Steelman Parties' Motion for Leave to Amend may exceed the 24-page limitations set forth in LR 7-3(b) by 10 pages, and that Steelman may exceed the 12-page limitation set forth in LR 7-3(b), by 10 pages, to reply to the Bock's Opposition to Steelman Parties' Motion for Leave to Amend. The extension of time and additional pages are necessitated by the significant number of issues raised by the Steelman Parties' Motion for Leave to Amend Answer related to their proposed counterclaims and party joinder and the necessity for significant discussion of the record in the related New Jersey litigation.

DATED: January 21, 2025

DATED: January 21, 2025

HANKIN PALLADINO WEINTROB BROWNSTEIN HYATT FARBER BELL & LABOV, P.C. SCHRECK, LLP

BY: /s/Evan M. Labov
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Attorneys for the Steelman Parties

ORDER

IT IS SO ORDERED on this 21st day of January, 2025

